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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/118,754	07/17/1998	HIDEO NORO	B208-973	9346
26272 7	590 09/30/2002			
ROBIN BLECKER & DALEY 2ND FLOOR 330 MADISON AVENUE			EXAMINER	
			YE, LIN	
NEW YORK, I	NEW YORK, NY 10017		ART UNIT	PAPER NUMBER
			2612	
		DATE MAILED: 09/30/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

	T.	A.			
	Application No.	Applicant(s)			
	09/118,754	NORO ET AL.			
Office Action Summary	Examiner	Art Unit			
	Lin Ye	2612			
The MAILING DATE of this communication apperent of the Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period with the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) day Il apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nety filed s will be considered timety. the mailing date of this communication. D (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on <u>01 January</u>	<u>uly 2002</u> .				
2a) ☐ This action is FINAL. 2b) ☑ This	s action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims					
4)⊠ Claim(s) <u>1-55</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-55</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9)☐ The specification is objected to by the Examiner					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)⊠ All b)□ Some * c)□ None of:					
 Certified copies of the priority documents 	have been received.				
2. Certified copies of the priority documents have been received in Application No					
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)			
J.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Office Act	tion Summary	Part of Paper No. 9			



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DETAILED ACTION

Response to Amendment

1. The certified copy of applicant's priority document and a certified translation of such document support applicants' reliance on applicants' priority date, ie, July 27, 2002 have been received by the Examiner. Since the Suzuki et al. U.S. Patent 6,239,836 is no longer a viable reference against the subject application, a new ground of rejection is being applied against claims. This action is not made final.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).



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Claims 1-55 are rejected under 35 U.S.C. 102(e) as being anticipated by Sasaki et al. U.S.
 Patent 6,122,005.

Referring to claims 1, 19, 20 and 38, the Sasaki reference discloses in Figures 1-2 and 31-35, a camera control system (44) is capable to control a video camera (32) from a plurality of computer terminals (Communication terminal 50, 52, 54, 56 as shown in Figure 2) via a network (46), comprising a video transmitting device (48) adapted to transmit image signals obtained by the video camera. The camera control device (44) is arranged to receive a camera control command from one of the plurality of computer terminals (See Col. 6, lines 46-64). Figure 32 is a flowchart showing the operation of the camera management unit in response to a disconnect request. When a disconnect request is issued (no longer has control command), the video camera position is automatically executed to the home position. This can be considered as the control command for the video camera that is not received from any of the plurality of computer terminals while the control device executes automatic control of the video camera (See Col 19, lines 12 -19).

Referring to claims 2, 21 and 39, the camera control system executes automatic control (camera to the home position) of the video camera if the control command is not received for a predetermined time period (camera control unit includes a time-out monitor 1132 which set a predetermined time period to cause a disconnect between the camera and the control unit, as state before, causes the camera to return to a "home position, See Col 20, lines 64-67).

Referring to claim 3, the camera control system stops automatic control of the video camera if the video image of the video camera is not outputted from video transmitting as shown in Figure 26, step S207 (busy/No response).



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Referring to claims 4 and 41, the camera control system issues a control right of the video camera to one of the plurality of computer terminals which makes a request to acquire the control right of the video camera which is required for control the video camera, wherein said control device executes automatic control of the video camera if the control right of the video camera is not issued to any of the plurality of computer terminals by said issuing device. (See Col. 19, lines 12 -19).

Referring to claims 5, 24 and 42, the camera control system executes automatic control of the video camera if a predetermined time period elapses after the control right of the video camera is released (See Col 20, lines 64-67).

Referring to claims 6, 25 and 43, the camera control system transmits a video image of the video camera in response to a request from each of the plurality of computer terminals (See Col. 6, lines 50-64). It stops automatic control of the video camera if the video image of the video camera is not outputted from video transmitting to any computer terminal other than the computer terminal to which the control right of the video camera is issued. (See Col. 19, lines 12 -19).

Referring to claims 7, 26 and 44, the camera control system issues control rights of a predetermined plurality of video cameras to one computer terminal. (See Figure 29, step 234).

Referring to claims 8, 27 and 45, the camera control system executes automatic control of the predetermined plurality of video camera s if the control rights of the predetermined plurality of video camera s are not issued to any of the computer terminals. (See Col. 19, lines 12-19).



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Referring to claims 9, 28 and 46, the camera control system executes automatic control of the predetermined plurality of video cameras excluding a video camera whose control right is received, if the control rights of the predetermined plurality of video cameras are issued to one computer terminal by issuing device (See Figure 4, when a home-position button 120 is executed by the camera control system).

Referring to claims 10, 29 and 47, the camera control system executes automatic control of video cameras whose control rights are not received for a predetermined time period, from among the predetermined time period, from among the predetermined plurality of video cameras, if the control rights of the predetermined plurality of video cameras are issued to on computer terminal (See Col 20, lines 48-64).

Referring to claims 11-12, 30-31 and 48-49, the camera control system stores at least of an image pickup direction of the video camera (information specifying the camera previously connected is recorded in the memory device1042), and executes automatic control of the video camera on the basis of the loci of the image pickup direction of the video camera storage (See Co. 21, lines 1-10).

Referring to claims 13, 32 and 50, the camera control system stores an image pickup direction (camera status parameters) relative to a central position in a range in the video camera can pickup an image (See Col. 17, lines 37-40).

Referring to claims 14, 33 and 51, the camera control system stores at least one of a zoom magnification, a subject distance and an on/off state of backlight correction of the video camera, correspondingly with the image pickup direction of the video camera. (See Col. 17, lines 37-40).

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Referring to claims 15, 34 and 52, the camera control system divides a range of controllable image pickup directing of the video camera into a plurality of ranges and measuring a time period which elapses when the video camera is being controlled in accordance with a control command from one of the plurality of computer terminals in each of the plurality of divided ranges, and controls an image pickup direction of the video camera within a particular range of the plurality of divided ranges in which particular range a total of the time periods measured is largest. (See Col. 20, lines 47-63).

Referring to claims 16, 35 and 53, the camera control system wherein if automatic control (camera to home position) is executed by said automatic control device (a home radio button 1070 as shown in Figures 24 and 35, See Col. 15, line 57), said video transmitting device transmits video signals from the predetermined plurality of video cameras to a computer terminal (See Col. 20, lines 47-63) which has made the video transmission request, while changing over the video signals at intervals of a predetermined time period (as state before time-out monitor 1132 which set a predetermined time period to cause the camera controller release the camera from control, See Col 20, lines 48-60).

Referring to claims 17, 36 and 54, the camera control system counts at least one of the number of times by which the control right has been issued to each of a predetermined plurality of video cameras, and issues the number of times by which a request to acquire the control right of each of the predetermined plurality of video cameras has been received from the plurality of computer terminals. It controls changeover time periods of outputting of video signals of the predetermined plurality of video cameras on the basis of the number of times counted (See Figure 9). It also execute control command and changes over the video



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images from the predetermined plurality of video cameras on the basis of the changeover time periods controlled by changeover means and outputs a video image to a computer terminal which has made the video transmission request (See Col 12, line 1-25).

Referring to claims 18, 37 and 55, the camera control system controls the changeover time periods of outputting of the video signals of the predetermined plurality of video cameras in proportion to the number of times counted by counting means. (See Col. 13, lines 34-57).

Referring to claims 22 and 40, the camera control system transmits a video image of the video camera in response to a request from each of the plurality of computer terminals (Communication terminal 50, 52, 54, 56 as shown in Figure 2). It stops automatic control of the video camera if the video image of the video camera is not outputted from video transmitting as shown in Figure 26, step S207 (busy/No response).

Referring to claim 23, the camera control system issues a control right of the video camera to one of the plurality of computer terminals which makes a request to acquire the control right of the video camera which is required for control the video camera, wherein said automatic control step stops automatic control of the video camera (See Figure 27, when issued step 211, the camera connected and control command replaces the automatic control) if the video image of the video camera is not outputted by said video transmitting step.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lin Ye whose telephone number is (703) 305-3250. If attempts to

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reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy R Garber can be reached on (703) 305-4929.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, DC. 20231

Or faxed to:

(703) 872-9314

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal drive, Arlington, VA., Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

WENDY\R. GARBER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600

Lin Ye September 23, 2002